Court Asked to Clarify Authorizing of Wiretaps

By John P. MacKenzie

washaram rost statt writer

The Justice Department, showdown in all three cases. Sourfonted by a possible wash. However, the slowdown bout of hundreds of narcotics, high court's fall term because criminal cases has asked the diffiarly would not be made the rolling in June. Guestion to fleeral signal fully aired during the term ture is not needed when the ending in June. The amove to settle conflict. As a result, a final ruling of the term of a decision to the term that suppressed the about a sked of or a high court bearing started between 1969 and 1971.

Off a decision by the Fourth of the 1968 federal wiretap cases that actories with two decisions by nated assistant attories government wants to use in a narcotics trial in says that only the Motorey control tank only the Motorey area and to hists that he sovernment tank won by the government east as more at may suithorize govern.

The Fourth Circuit decision of the 1968 federal wiretap generation of the strictly construed, it as a suppressed to a specially design on the Attorney generation of the strictly construed, it as a substant attorney generation to the strictly construed, it as a substant attorney generation to the strictly construed, it as a substant attorney generation by the Motorey generation to the strictly construed, it as a substant attorney generation to the strictly construed, it as a substant attorney generation by the Motorey generation to the strictly construed, it as a substant attorney generation to the strictly construed, it as a substant attorney generation by the Motorey generation to the strictly construed. It as the substant attorney generation to the substant attorney generation and the substant attorney and the substant attorn

the Second Cfreuit in Manhat. eral may authorize govern tan won by the government, ment applications for war this a "highly technical" inter-Solicitor General Erwin N. rants.

Griswold said he was dropping. When John N. Mitchell held tion of the government's ef-

its procedures so that current wirefap applications are not jeopardized, but added that the government feared loss of evidence against hundreds of individuals previously charged the department has changed The solicitor general said

forts to control organized